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Report of the Working Group on the Universal Periodic Review*

Republic of Moldova

* The annex is being circulated without formal editing, in the language of submission only.
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Introduction

1. The Working Group on the Universal Periodic Review, established in accordance with Human Rights Council resolution 5/1, held its twenty-sixth session from 31 October to 11 November 2016. The review of the Republic of Moldova was held at the 9th meeting, on 4 November 2016. The delegation of the Republic of Moldova was headed by the Minister of Justice of the Republic of Moldova, Vladimir Cebotari. At its 13th meeting, held on 8 November 2016, the Working Group adopted the report on the Republic of Moldova.

2. On 12 January 2016, the Human Rights Council selected the following group of rapporteurs (troika) to facilitate the review of the Republic of Moldova: Côte d’Ivoire, Slovenia and Viet Nam.

3. In accordance with paragraph 15 of the annex to Human Rights Council resolution 5/1 and paragraph 5 of the annex to Council resolution 16/21, the following documents were issued for the review of the Republic of Moldova:
   
   (a) A national report submitted/written presentation made in accordance with paragraph 15 (a) (A/HRC/WG.6/26/MDA/1);
   
   (b) A compilation prepared by the Office of the United Nations High Commissioner for Human Rights (OHCHR) in accordance with paragraph 15 (b) (A/HRC/WG.6/26/MDA/2);
   
   (c) A summary prepared by OHCHR in accordance with paragraph 15 (c) (A/HRC/WG.6/26/MDA/3).

4. A list of questions prepared in advance by Belgium, Czechia, Germany, Mexico, Norway, Slovenia, Spain, Sweden, Switzerland and the United Kingdom of Great Britain and Northern Ireland was transmitted to the Republic of Moldova through the troika. These questions are available on the extranet of the universal periodic review.

I. Summary of the proceedings of the review process

A. Presentation by the State under review

5. The delegation stated that the Republic of Moldova was firmly dedicated to the promotion of human rights and welcomed the universal periodic review as a way to scrutinize the progress of the country with regard to the protection and promotion of human rights by relevant stakeholders.

6. The delegation presented updates on the ratification by the Republic of Moldova of several international treaties and identified the major development in the national human rights legal framework as being the completion of the second National Human Rights Action Plan for 2011-2014. The delegation underlined the Government’s intention to promote a new general human rights policy document that would include recommendations from international structures as well as the recommendations from the present evaluation exercise.

7. Key legal developments included the adoption of the Law on Ensuring Equality, which covered all grounds for discrimination and had created the Council on the Prevention and Elimination of Discrimination and Ensuring Equality. That council adopted decisions on immediate reinstatement of the rights of victims of discrimination and formulated recommendations. In 2014, the council had been provided with investigatory powers for certain categories of administrative offences.
8. The 2014 Law on the People’s Advocate (Ombudsman) had consolidated the capacity of the former Centre for Human Rights. It had reduced the number of people’s advocates, modified the appointment procedure (now by Parliament, on the basis of public competition) to guarantee transparency and the involvement of civil society and had established compliance criteria for candidates.

9. The new Law on the Governmental Agent to the European Court of Human Rights had been adopted and provided for a revised mechanism for observation of the Court in the Republic of Moldova. It regulated representation before the Court and enforcement of the Court’s decisions and judgments.

10. The draft law regulating the legal capacity of persons with disabilities would ensure compliance with the provisions of article 12 of the Convention on the Rights of Persons with Disabilities, as it modified the concept of the legal capacity of persons with disabilities by providing the adult person and the emancipated person with the possibility to obtain protection in case of decreased personal, physical or mental abilities, to institute a family council, to have a temporary guardian appointed and to be able to represent himself or herself in civil proceedings.

11. The new National Mechanism on Prevention of Torture had become functional, following the completion of the selection procedure for the members of the council of the National Mechanism on Prevention of Torture.

12. The Republic of Moldova had taken measures to improve detention conditions, especially by providing regular budgetary allocations, constructing a new penitentiary to solve the problem of overcrowding in penitentiary facilities and promoting the new Strategy for the Development of the Penitentiary System for 2016-2020.

13. The delegation presented the measures taken to ensure the right to education for all. National priorities, particularly education for children and young people with disabilities, were enshrined in the 2011-2020 development programme for inclusive education in the Republic of Moldova.

14. Regarding inter-ethnic relations and protection of the rights of persons belonging to national minorities, the legislation of the Republic of Moldova corresponded to the highest recognized international standards. A new strategy on inclusive diversity in the Republic of Moldova, for 2016-2026, was being promoted. The Government was taking measures to promote the official language and ensure training for adults belonging to national minorities.

15. One of the Government’s prerogatives was to provide the rights to freedom of expression and equal assembly to everyone. A new draft law on non-commercial organizations, aimed at facilitating registration of non-governmental organizations and improving their functioning, was expected to be submitted to Parliament by the end of 2016.

16. A new initiative to amend the Criminal Code in order to regulate hate crimes was pending examination in Parliament.

17. The justice sector had undergone comprehensive reforms, which had included new measures improving access to justice for all social categories. The reforms were embodied in the action plan for implementation of the Justice Sector Reform Strategy for 2011-2016.

18. Selection and performance evaluation systems had been established for judges, and an integrated electronic system for the management of court files and the audio recording of hearings was being used by courts. Law No. 79 on reorganization of the judicial system would ensure accessibility through optimization of the court system, which would enhance
courts’ capacities, improve the quality of the administration of justice and create the basis for judges to specialize in particular areas.

19. Since 2013, a number of acts aimed at reforming the immunity of judges had been passed, especially in regard to preventing corruption. Law No. 325, on professional integrity testing, passed in 2013, had created a new instrument to prevent corruption among public servants.

20. The Law on the Prosecution Service, of 2016, had brought reforms to the system and created specialized prosecution services.

21. Significant progress had been made in promoting and ensuring gender equality, both in terms of adapting the legal and institutional framework and in terms of incorporating a gender perspective into national sector policies. The national programme on gender equality for 2010-2015 had been implemented, and the new strategy on gender equality, for 2017-2021, was at the consultation stage.

22. In April 2016, the Parliament of the Republic of Moldova had adopted amendments to several legislative acts, obliging political parties to ensure equal rights and opportunities for both the women and men among their membership and to respect the minimum rate of representation of 40 per cent for each sex, and requiring media and publicity agencies to use non-sexist language and to present images of women and men in terms of equal rights in the public and private spheres of life. The amendments made to the Labour Code included 14 days of paternity leave.

23. The Republic of Moldova had taken measures in order to harmonize the national legal framework for preventing and combating domestic violence with international standards. The delegation stated that the Government had drafted the presidential decree for signing of the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Istanbul Convention).

24. The delegation presented updates regarding the protection of the rights of the child. A new legal framework for protecting and monitoring children in difficulty had been established in 2013; standards of social support services for families with children had also been established.

25. Specialized entities for minors and human rights had been created within prosecution offices. Specialized hearing rooms for minors had been created in eight prosecution offices.

26. The legislative framework for combating trafficking in human beings had been significantly improved in the past four years. The Law on Rehabilitation of Victims of Crimes, of 2016, created a proper governmental mechanism for the rehabilitation of victims, including for victims of trafficking in human beings and of trafficking in children. It would provide for social and medical assistance and financial compensation for the victims of crimes. Specialized services for victims and potential victims of trafficking in human beings were currently being provided by centres for assistance and protection.

27. The delegation reiterated the importance of United Nations mechanisms, particularly the universal periodic review and the special procedure mandate holders, recalling that the country had been visited by four special rapporteurs and five other senior United Nations human rights officials. The delegation reiterated that the Republic of Moldova extended a standing invitation to all mandate holders.


29. The Republic of Moldova was fully committed to the idea of European integration, guided by its Association Agreement with the European Union. The European Union-
Republic of Moldova Human Rights Dialogue held its meetings in an enlarged format, with the participation of the Organization for Security and Cooperation in Europe and the Council of Europe, and served also as a platform for active and transparent participation by civil society in tackling issues pertaining to human rights and freedoms.

30. The delegation stated that there were difficulties in engaging in a constructive dialogue with the Transnistrian region on different human rights matters, due to reasons beyond the control of the Moldovan authorities. It stated that the central Government was committed to identifying the possibilities for implementation of the recommendations of the Hammarberg Report.

31. The delegation stated that the Republic of Moldova was fully engaged with continuing its efforts to promote human rights policies in the social sectors, where policies still needed further development, and noted that this would require dedication. The Government highly appreciated the engagement of civil society and considered it as an active partner and evaluator where the implementation of human rights policies was concerned.

B. Interactive dialogue and responses by the State under review

32. During the interactive dialogue, 75 delegations made statements. Recommendations made during the dialogue are to be found in section II of the present report.

33. Norway was concerned about prison conditions and reports of police mistreatment and torture. It noted that judicial independence remained a challenge and that increased transparency was essential in order to reduce corruption. Norway noted reports of journalist self-censorship out of fear of reprisals.

34. Pakistan welcomed the ratification of human rights instruments, the enactment of domestic laws, the adoption of the strategy on inclusive diversity and the action plan for Roma. It appreciated the work of the national councils for persons with disabilities and for children.

35. Panama praised the efforts made by the Republic of Moldova to strengthen its regulatory and institutional human rights framework, and its measures to tackle statelessness, trafficking in persons and violence against women. It was concerned about the deep ethnic, religious, linguistic and gender divisions in the country.

36. Paraguay referred to the legislation on the Office of the Ombudsman and on equality, and noted that discrimination had been criminalized. It welcomed efforts to address minority rights and the issues of statelessness and national languages.

37. Peru welcomed the adoption of the national plan of action on the inclusion of Roma and the adoption of the strategy on inclusive diversity.

38. The Philippines was concerned about the suspension of ratification of the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families and of other human rights treaties. It urged the Government to promote effective access to education and to combat absenteeism and dropping out of school by Roma children, especially girls.

39. Poland acknowledged the efforts to comply with the recommendations accepted during the first review cycle.

40. Portugal praised the fight against corruption, particularly in the justice sector. It welcomed the strengthening by the Republic of Moldova of the legislative framework and practice for combating torture.
41. Qatar acknowledged the fight against trafficking and child exploitation through the adoption of national strategies. It welcomed efforts to promote the rights of persons with disabilities, while asking that support be given to their families.


43. Romania appreciated the good organization of the first round of the presidential elections, as assessed by the international observation mission.

44. The Russian Federation noted the inadequate representation of ethnic minorities in government bodies and was concerned by the trend away from using Russian as a language of inter-ethnic communication.

45. Serbia welcomed the National Human Rights Action Plan as well as the mechanism to monitor its implementation. It welcomed the adoption of child protection legislation and of an implementation strategy.

46. Sierra Leone commended the National Human Rights Action Plan for 2017-2020 and the government strategy on child protection for 2014-2020. It indicated that further efforts could be undertaken to ensure the participation of Roma in decision-making processes and encouraged the Government to implement the national action plan for Roma for 2016-2020.

47. Slovenia commended progress achieved since the last review, while at the same time stressing that recommendations that had been accepted were still to be fully implemented. It noted that root causes of domestic violence, such as gender inequalities and economic issues, had not been fully addressed.


49. Spain congratulated the Republic of Moldova on the progress achieved in promoting and protecting human rights. It expressed concern at the lack of political will in combating violence against women and domestic violence.

50. The Sudan commended achievements since the first review, namely the reform of the legal and institutional framework. Sudan noted with appreciation the comprehensive diversity strategy, established with support from the High Commissioner on National Minorities, of the Organization for Security and Cooperation in Europe, and with technical assistance from the Council of Europe.

51. Sweden noted with concern that domestic and sexual violence was still widespread and was closely linked to gender inequalities and gender stereotypes. It noted a very low rate of reporting of cases of abuse.

52. Switzerland noted with appreciation the recent establishment of emergency protection orders, which could be quickly issued by police officers.

53. Tajikistan welcomed the steps taken for effective implementation of the legal framework for promoting and protecting human rights, through the ratification of international treaties and improvements to national legislation. It commended measures taken to enhance anti-discrimination policies and equality.
54. Thailand welcomed the progress made in strengthening the human rights infrastructure, particularly the passage in 2014 of the Law on the People’s Advocate (Ombudsman) and the development of the new national human rights action plan.

55. Timor-Leste welcomed the creation of the Council on the Prevention and Elimination of Discrimination and Ensuring Equality and the development of the manual on anti-discrimination for judges. Timor-Leste noted with appreciation the adoption of several anti-corruption laws.


57. Turkey commended the achievements in the areas of education, the rights of the child, gender equality and justice reform. Turkey encouraged a similarly comprehensive approach in the development of the new National Human Rights Action Plan.

58. In its response, the delegation of the Republic of Moldova reiterated its commitment to implementing the new human rights action plan that was being drafted and that would include all the recommendations received in the universal periodic review.

59. Regarding the selection, appointment and promotion of judges, the delegation advised that a new mechanism had been put in place and that only 4 per cent of the appointments raised concerns. The criterion that was the cause of the concerns would be revised. Amendments to the Constitution that had had a positive endorsement by the Constitutional Court were pending the approval of Parliament. The composition of the Superior Council of Magistrates would now include the Prosecutor-General, and the term of the appointment of judges to the Supreme Court would be extended.

60. On minority-related questions, the delegation provided information about the 2011-2015 action plan on supporting the Roma population and about the action plan for 2016-2020. As a result of the implementation of the first plan, the institution of community mediator had been created. For the first time, and with the support of the United Nations Entity for Gender Equality and the Empowerment of Women (UN-Women), two Roma women had been elected to local councils and seven women were on party lists for elections. Education was an important element, so schools were functioning under special supervision in all densely populated areas. The priorities were to continue to take measures for the integration of Roma, to incentivize cooperation with State authorities and to combat discrimination.

61. The Government, together with organizations of ethnocultural national minorities and international experts, had drafted the “Concept on integrating ethnic minorities”, which was scheduled to be approved by the end of 2016.

62. On the issue on violence against women, Parliament had approved amendments to a set of laws that covered the expansion of the spectrum of rights of the victims of domestic violence and improvements to the victim protection mechanism, expansion of the circle of subjects referred to as family members, and the setting up of a free 24/7 telephone counselling service.

63. The delegation also provided information about a first draft of the Strategy on Preventing and Combating Violence against Women and Domestic Violence.

64. The Government of the Republic of Moldova had approved the national strategy on child protection for 2014-2020 and the action plan for 2016-2020, which were focused on ensuring the necessary conditions for growth and education in the family environment, preventing and combating violence, neglect and exploitation, and promoting non-violent
practices in growth and education. The deinstitutionalization of children remained a priority.

65. Turkmenistan welcomed the efforts to strengthen the legislative, institutional and policy mechanisms for the protection of human rights. It commended the country for its adoption of the Law on Youth and for aligning its national laws with its international treaty obligations.

66. Ukraine commended the Republic of Moldova on the strengthening of its legislative framework and practice for combating torture and on its implementation of the National Human Rights Plan 2011-2014. It noted that an improved, fully independent judicial system was crucial to protecting and promoting human rights in all areas.

67. The United Kingdom urged the Government to undertake reforms for the protection of vulnerable groups, to make further progress in addressing violence against women and to strengthen unity between all ethnic and cultural groups. It encouraged the alignment of national legislation with the Rome Statute of the International Criminal Court.

68. The United States of America noted recent law reforms, including prosecutorial reforms and reforms relating to judicial independence, but was concerned about deficiencies in the justice sector, which harmed efforts to combat human trafficking, domestic violence and hate crimes. It urged continued efforts to protect the rights of individuals, including lesbian, gay, bisexual, transgender and intersex persons.

69. Uruguay welcomed the establishment of a national human rights action plan. It was concerned about complaints of torture and ill-treatment and urged the Government to fully comply with the provisions of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment.

70. The Bolivarian Republic of Venezuela welcomed the enactment of the law to guarantee equality, which covered all forms of discrimination. It noted that the action plan for supporting the Roma population maintained the commitment to promoting the social inclusion of Roma.

71. Afghanistan valued the endeavours to implement the recommendations received during the first review cycle and commended the Republic of Moldova for ratifying international human rights instruments.


73. Algeria commended the appointment of an Ombudsman, and the National Human Rights Action Plan and the Plan for Justice Sector Reform. It encouraged the Government to ratify the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families.

74. Argentina highlighted the approval of a strategy for child protection for 2014-2020, which included measures to prevent and combat violence against children. It regretted the lack of progress on ratifying international human rights conventions, since the first review.

75. Armenia welcomed the adoption of policies and legislative measures to promote the rights of national minorities and the universal right to education. It noted the law on the rehabilitation of victims of crimes, aimed at protecting victims of trafficking, and the opening of an emergency placement centre for victims and potential victims of child trafficking.

76. Australia commended the expansion of community-based services, and the training to normalize the inclusion of persons with disabilities. It welcomed strong anti-corruption
laws and the monitoring of psychiatric and detention facilities. It was concerned that Roma still faced discrimination and that advances in lesbian, gay, bisexual, transgender and intersex rights were fragile.

77. Austria commended efforts to improve conditions in detention but was concerned about insufficient resources for the national preventive mechanism and the lack of rehabilitation programmes for torture victims. It was also concerned about domestic violence and violence against women, and about lack of access to information and political influence on the media through ownership concentration.


79. Belarus welcomed the strategy to ensure gender equality. Belarus asked whether the mandate of the Council on the Prevention and Elimination of Discrimination and Ensuring Equality covered issues of gender equality and how many complaints of that nature the Council had received.

80. Belgium welcomed the national child protection strategy for 2014-2020. It was nevertheless concerned that violence against children, including sexual violence, continued.


82. Brazil welcomed legislative reforms to strengthen criminal sanctions for torture. It appreciated the adoption of Law No. 71 that provided for initiatives on gender equality. It encouraged the Government to work on its strategy for preventing, investigating and punishing violence against women and domestic violence.

83. Bulgaria supported the call by the Special Rapporteur on minority issues to promote the linguistic rights of minorities and to strengthen unity between population groups. It commended the establishment of the Council on the Prevention and Elimination of Discrimination and Ensuring Equality and the strategy on gender equality.

84. Canada welcomed legislative steps to support implementation of the Justice Sector Reform Strategy and of the national programme on gender equality. It commended the development of legislative approaches to promote equality, the creation of rehabilitation centres for victims of violence, and the development of legislation and supporting infrastructure to combat trafficking in persons.

85. Chile noted the adoption of the Law on the Office of the Ombudsman, which sought to guarantee transparency and civil society participation. It also welcomed the adoption of the Law on Ensuring Equality, and further action on legislation to combat domestic violence.

86. China commended measures taken to protect the rights of minority groups, and the adoption of national strategies on gender equality and on child protection, and for the social inclusion of persons with disabilities. It welcomed the new National Human Rights Action Plan, as well as the efforts to effect judicial reform and to combat corruption and trafficking in persons.

87. Costa Rica raised concerns about the effectiveness of protection measures for victims of domestic and gender-based violence and about relevant regulations not being aligned with the Convention on the Rights of Persons with Disabilities.
88. Côte d’Ivoire appreciated the adoption of laws on equality, in 2012, and on the Office of the Ombudsman, in 2014. It also welcomed the draft law criminalizing offences motivated by prejudice, contempt or hatred, and the plan of action for the Roma population for 2016-2020. It noted that challenges remained with regard to legislation being implemented in practice.

89. Croatia welcomed the commitment to putting in place a new national human rights action plan with an accompanying coordination body. It encouraged the Government to involve civil society organizations further in promoting and defending the rights of vulnerable groups, including the rights of persons with disabilities.

90. The delegation stated that the new Broadcasting Code, awaiting its final reading and approval in Parliament, was a neutral document that would ensure respect for human rights and citizens’ freedom of choice, and would tackle the issues of the concentration of the mass media, eliminating and preventing monopolies in the media market, self-censorship, the fight against piracy, manipulation, protection of the information space, countering propaganda that targeted social divisions, inter-ethnic tension and racial hatred.

91. The delegation underlined the progress that had been achieved in setting the legal framework for combating torture and ill-treatment. For the first time, the Criminal Code, the Criminal Procedure Code and the Enforcement Code had been amended to criminalize inhuman or degrading treatment, as had the existing regulations on torture as well as on aggravating circumstances. Criminal punishment was now prescribed in cases of torture, inhuman or degrading treatment, and it was no longer possible to apply either amnesties or lighter punishments than those stipulated by the law. Criminal sanctions for torture had been made significantly harsher and it now came under the exclusive competence of the prosecutor to prosecute cases of torture, inhuman or degrading treatment, or cases or crimes attributed to police officers, and to special investigating bodies.

92. Regarding trafficking in human beings, the delegation advised that the Criminal Code listed distinct offences for the notions of trafficking in human beings and trafficking in children. The sanctions had been tightened starting from 2013, including for perpetrators who were public and international officials and for the final beneficiaries of these illegal deeds. New offences had been added to the Criminal Code, such as trafficking in human organs and tissue, and publicity for the selling and purchasing of human organs and tissue, in order to comply with the relevant European convention. A specialized unit had been created within the Office of the Prosecutor General, and legal professionals were being trained in how to deal with such cases. A new strategy on preventing and combating trafficking in persons was under consideration.

93. Regarding lesbian, gay, bisexual and transgender rights, the delegation advised that implementation of the Law on Ensuring Equality included extensive information campaigns on anti-discrimination policy.

94. Cyprus noted the commitment to draw up a new national human rights action plan. It encouraged the Government to enhance efforts aimed at improving legal protections for vulnerable groups of the population, addressing in particular the phenomenon of domestic violence and gender-based assaults in rural areas.

95. Czechia welcomed the delegation and expressed appreciation for its replies to the questions that were sent in advance.

96. The Dominican Republic welcomed the adoption of the Law on the People’s Advocate (Ombudsman), the implementation of the recommendations from the first cycle, and the National Human Rights Action Plan and the development of a new plan.

97. El Salvador welcomed the progress achieved on human rights, particularly the adoption of a new law on the prosecution service and the law providing for a 40 per cent
share for each sex in the political and public decision-making process, as well as other measures to strengthen the rights of women.

98. Estonia noted the efforts to fulfil treaty body reporting obligations, and the adoption of positive steps for the protection of the rights of national minorities, which included the strategy on inclusive diversity. It regretted the increase in cases of domestic violence and appreciated the efforts to counter it.

99. Finland stated that the Law on Ensuring Equality, adopted in 2012, was an important step forward. Finland encouraged the Government to continue its efforts to implement the Convention on the Rights of Persons with Disabilities and the associated national strategy.

100. France welcomed efforts by the authorities to fight against discrimination based on sexual identity and against domestic violence, and encouraged the country to continue with reforms aimed at fully protecting human rights.

101. Georgia highlighted the adoption of a number of laws, including the Law on the People’s Advocate (Ombudsman), and the strategy on inclusive diversity for 2016-2020. It noted the commitment shown by the Government in developing a new national human rights action plan. Georgia remained concerned about human rights protection in the Transnistrian region.

102. Germany appreciated progress made in preventing torture and in bringing perpetrators to justice. It noted that shortcomings still remained and that the justice sector had not yet been fully aligned with international standards.

103. Greece highlighted progress in different areas, including the implementation of the 2011-2015 action plan to support the Roma population and of the 2011-2016 justice reform strategy, and the efforts to combat domestic violence in accordance with the 2010-2015 national programme on gender equality.

104. Guatemala noted progress in human rights but expressed concerns about remaining divisions in the country based on grounds such as ethnicity, religion, gender, politics, language and income.

105. Hungary appreciated the adoption in 2012 of the Law on Ensuring Equality, in line with recommendations received during the first cycle. It supported recommendations by the Subcommittee on Prevention of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment that the national preventive mechanism strengthen the protection of persons who had provided information to the Subcommittee.

106. Indonesia commended the reform of the justice sector through the adoption of several laws, and the commitment to develop a new strategy on gender equality for 2016-2020 as well to develop a new comprehensive national action plan.

107. Iraq commended the legal framework for combating trafficking in persons and the adoption of the law concerning the rehabilitation of victims. It welcomed the accession to three international instruments in the area of migration. It commended the guarantees given regarding the right to education for all, including for children and young people with disabilities.

108. Ireland welcomed the engagement by the Government with European and international institutions in pursuit of its reform agenda, of which developing the strategy on inclusive diversity was an example. It also welcomed the adoption of legislation on trafficking in human beings, although it was concerned about the persistence of trafficking in and out of the country.
109. Italy welcomed efforts to implement measures aimed at preventing and combating domestic violence, as part of the national family care and support policy. It also welcomed the commitment of the authorities to reforming the legislative framework in that area.

110. Japan welcomed the National Programme for the Social Inclusion of Persons with Disabilities, for 2017-2022. It was concerned by the widespread corruption and by the failure to ensure the independence of the judiciary.

111. Kyrgyzstan supported steps taken to protect human rights, particularly the adoption of Law No. 71 and the new strategy on gender equality for 2016-2020.

112. Latvia commended legislative amendments adopted in 2016 to combat violence against women and domestic violence. It encouraged the authorities to expedite the finalization and adoption of a new human rights action plan.

113. Libya commended the efforts to implement recommendations accepted during the first cycle.

114. Maldives supported the efforts by the Republic of Moldova to strengthen its legislative framework to combat torture. It noted the commitment to create a new national human rights action plan that would strengthen the role of stakeholders in implementing human rights policies.

115. Mexico acknowledged progress made in combating discrimination, noting the adoption of the Law on Ensuring Equality and the action plan to support the Roma population. It also welcomed efforts to prevent torture, including the amendments to the Criminal Code and the Criminal Procedure Code, and to develop an inclusive and multicultural education system.

116. Montenegro noted efforts to establish a new human rights action plan and coordinating body. It asked for information on activities undertaken to implement legislation to reduce gender inequalities. It encouraged the Government to strengthen efforts to promote and defend the rights of stigmatized groups, such as lesbian, gay, bisexual, transgender and intersex persons, Roma, persons living with HIV/AIDS and persons with disabilities.

117. Namibia commended the adoption in 2014 of the Law on the People’s Advocate (Ombudsman) and in 2016 of the new action plan to support the Roma population, which was a continuation of the commitment of the Republic of Moldova to enhancing the social inclusion of the Roma. It also welcomed initiatives to reform the justice sector.

118. The Netherlands encouraged broad consultation in the follow-up to the universal periodic review session, including in the development and implementation of its revised National Human Rights Action Plan. It appreciated the reforms in the field of non-discrimination and the judicial system, and the new law on the Prosecution Service.

119. The delegation of the Republic of Moldova advised that after the ratification of the Convention on the Rights of Persons with Disabilities, Parliament had approved the Law on the Social Inclusion of Persons with Disabilities and amendments to about 50 documents in order to bring the legal framework into line with the Convention and the Law.

120. The delegation of the Republic of Moldova concluded by reiterating the commitment to continue efforts to make human rights better understood and accessible to everyone and to reduce the number of further issues that may occur. The Government would draft a new plan on human rights, based on the recommendations contained in the present document, and working closely with civil society.
II. Conclusions and/or recommendations**

121. The recommendations formulated during the interactive dialogue/listed below have been examined by the Republic of Moldova and enjoy the support of the Republic of Moldova:

121.1 Continue its accession to the core international human rights instruments (Azerbaijan);

121.2 Ratify the Optional Protocol to the Convention on the Rights of the Child on a communications procedure (Slovakia) (Portugal);

121.3 Accede to the Agreement on the Privileges and Immunities of the International Criminal Court (United Kingdom of Great Britain and Northern Ireland);

121.4 Ratify the Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes against Humanity (Armenia);

121.5 Fully align national legislation with the Rome Statute of the International Criminal Court and accede to the Agreement on the Privileges and Immunities of the International Criminal Court (Cyprus);

121.6 Ratify the Agreement on the Privileges and Immunities of the International Criminal Court (Estonia);

121.7 Align its national legislation with the Rome Statute of the International Criminal Court, including by adopting provisions to cooperate with the International Criminal Court (Guatemala);

121.8 Ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Montenegro);

121.9 Ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence and take necessary measures to implement this on the ground (Belgium);

121.10 Implement “emergency protection orders” and ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Istanbul Convention) (Spain);

121.11 Ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Istanbul Convention) (Sweden);

121.12 Sign and ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Slovenia) (Turkey) (Bosnia and Herzegovina);

121.13 Sign and ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Istanbul Convention) (Italy);

121.14 Improve the internal mechanism of the State to implement international human rights obligations (Tajikistan);

** The conclusions and recommendations have not been edited.
121.15 Ensure proper implementation of the legislation on the promotion and protection of the rights, including linguistic rights, of individuals belonging to national minorities (Ukraine);

121.16 Strengthen the provisions of the Criminal Code on gender-based violence (El Salvador);

121.17 Consolidate the normative framework that regulates the activity and competences of the (Equality) Council (Azerbaijan);

121.18 Establish an independent national human rights institution in compliance with the principles relating to the status of national institutions for the promotion and protection of human rights (Paris Principles) (Timor-Leste);

121.19 Establish a national human rights institution in line with the Paris Principles (Maldives);

121.20 Strengthen the independence of the ombuds institution, including through the revision of the relevant ombudsman-related legislation (Slovakia);

121.21 Take concrete steps for strengthening the independence of the ombuds institution (Afghanistan);

121.22 Accelerate its efforts to strengthen the independence of the ombudsman institution (Croatia);

121.23 Ensure compliance of the People’s Advocate (Ombudsman’s) Office with the Paris Principles (“A” status) (Portugal);

121.24 Make available to the Office of the Ombudsman appropriate means and sufficient financial resources to accomplish its missions (Algeria);

121.25 Reinforce the regulatory and institutional measures of the Ombudsman, in conformity with the Paris Principles (Chile);

121.26 Continue its efforts aimed at strengthening the institutional capacities of the People’s Advocate institution (Georgia);

121.27 Strengthen the existing national human rights institution to be in compliance with the Paris Principles (Indonesia);

121.28 Strengthen the legal standing as well as the human and financial resources of the national preventive mechanism according to the Optional Protocol to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment so that it operates effectively (Czechia);

121.29 Ensure that the national preventive mechanism against torture becomes operational at the earliest possible time, in particular by completing the process of recruitment of members of the Council for the Prevention of Torture (Switzerland);

121.30 Expedite the process of establishing a mechanism to coordinate and monitor the implementation of a new national human rights action plan 2017-2020 (Indonesia);

121.31 Complete the process of establishment of a new national human rights action plan (Kyrgyzstan);

121.32 Adopt a national human rights action plan (Georgia);

121.33 Continue to implement the National Human Rights Action Plan (Pakistan);
121.34 Continue strengthening the application of the National Human Rights Action Plan (Bolivarian Republic of Venezuela);

121.35 Fully fund its national human rights action plan (Philippines);

121.36 Establish a monitoring and coordination mechanism to implement the national human rights action plan (Sudan);

121.37 Adopt the next New National Action Plan on Human Rights, which will serve to further strengthen the human rights policy of the country (Turkmenistan);

121.38 Continue to take active measures to combat discrimination, to ensure equality and to strengthen the independence of the Ombudsman in order to bring it into compliance with the Paris Principles (Namibia);

121.39 Enhance its work to achieve the objectives enshrined in the Action Programme of the Government for 2016-2018 (Dominican Republic);

121.40 Continue to implement the Strategy on Gender Equality 2016-2020 (Pakistan);

121.41 Ensure effective implementation of its National Strategy on Child Protection for 2014-2020 (Serbia);

121.42 Take concrete actions in implementing the Law and the 2020 National Strategy on Youth, especially by matching the planned measures with appropriate funding (Turkmenistan);

121.43 Continue to cooperate closely with human rights mechanisms and the special procedures (El Salvador);

121.44 Implement the comprehensive diversity strategy for 2016-2026 (Sudan);

121.45 Continue efforts aimed at combating all forms and manifestations of hatred and discrimination, including hate crimes and hate speech on a religious basis, and strengthen mechanisms for accountability in this regard (Libya);

121.46 Continue efforts to combat discrimination and promote the right to education and the rights of women (Dominican Republic);

121.47 Continue to take effective measures to promote gender equality (China);

121.48 Strengthen its national policy for gender equity and equality (Côte d'Ivoire);

121.49 Strengthen efforts to effectively implement laws aimed at the elimination of discrimination against women (Cyprus);

121.50 Guarantee the implementation and effective application of legislation to eliminate discrimination against women, in order to mitigate the structural disadvantages which stand in the way of gender equality (Guatemala);

121.51 Take additional measures to achieve gender equality, including specific measures to eliminate gender discrimination and gender-based violence (Kyrgyzstan);

121.52 Take measures to ensure the effective implementation and enforcement of existing legislation, with a view to reducing structural disadvantages that hamper the effective realization of substantive gender equality, in line with the
recommendation by the Committee on the Elimination of Discrimination against Women (Namibia);

121.53 Ensure the effective implementation and enforcement of existing legislation with a view to reducing structural disadvantages that hamper the effective realization of substantive gender equality (Slovakia);

121.54 Strengthen ongoing efforts related to all forms of discrimination against women and girls, including by effectively implementing and enforcing existing legislation in order to address stereotypes (Turkey);

121.55 Ensure the effective implementation and enforcement of the legislation on reducing and eliminating discrimination against women (Afghanistan);

121.56 Elaborate campaigns and trainings which promote the economic and political empowerment of women, as well as educational programmes that combat stereotypes and gender discrimination from an early age (Costa Rica);

121.57 Encourage young women to choose non-traditional fields of study and professions (Hungary);

121.58 Continue its efforts to eliminate all forms of sex and gender-based discrimination throughout the educational system (Timor-Leste);

121.59 Redouble its efforts to put an end to stereotypes and to gender-based discrimination in the educational system (Panama);

121.60 Develop policies that allow the Republic of Moldova to combat incitement to hatred and racial discrimination (Panama);

121.61 Ensure the collection of statistical data on incidents of anti-Semitism, xenophobia and racial discrimination (Russian Federation);

121.62 Establish efficient mechanisms to investigate and punish hate crimes, racial harassment and racial discrimination against minorities and vulnerable groups (Albania);

121.63 Increase professional training and adopt guidelines for improving the conduct of police, prosecution, and courts in investigating bias-motivated crimes and cases of domestic violence (United States of America);

121.64 Establish clear legislation criminalizing hate crimes and ensure all incidents of religious hate speech are investigated (Sierra Leone);

121.65 To swiftly adopt and implement the Strategy on Inclusive Diversity in the Republic of Moldova (2016-2020), which was developed with the support of the High Commissioner on National Minorities of the Organization for Security and Cooperation in Europe (Netherlands);

121.66 Establish mechanisms to ensure that stigmatization and discrimination against ethnic minorities are eradicated from the public and private sectors, including through training and awareness-raising of public officials, their accountability, and mechanisms providing reparations for persons affected (Mexico);

121.67 Further strengthen measures aimed at combating discriminatory practices towards minorities, in particular the Roma community (Brazil);

121.68 Ensure that no acts of violence, intimidation, torture or discrimination are carried out against lesbian, gay, bisexual, transgender or intersex persons (Mexico);
121.69 Further effective action by public authorities to protect the lesbian, gay, bisexual and transgender community from discrimination (Spain);

121.70 Strengthen support for lesbian, gay, bisexual, transgender and intersex rights and address the barriers to full participation in daily life (Australia);

121.71 Continue reinforcing the normative framework in order to combat all forms of discrimination, including those on the grounds of sexual orientation and gender identity (Chile);

121.72 Duly investigate the crimes of hate and discrimination, among them, the most recent acts committed against the lesbian, gay, bisexual, transgender and intersex community (Uruguay);

121.73 Step up efforts to investigate and act upon instances of hate speech and hate crime and to ensure effective access to justice for victims, including lesbian, gay, bisexual, transgender and intersex persons and members of religious or ethnic minority communities (Netherlands);

121.74 Continue efforts to strengthen the legal framework to combat torture, which had proved to be successful in reducing the number of complaints (Iraq);

121.75 Strengthen its measures to prevent torture and address the impunity of such acts (Japan);

121.76 Improve the conditions of detention in police stations and prisons and effectively investigate credible allegations of abuse, consistent with the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (United States of America);

121.77 Take additional measures to strengthen the fight against torture and other ill-treatment, and the fight against impunity, by ensuring that all complaints of torture are subject to an impartial and effective investigation (France);

121.78 Ensure that all complaints regarding acts of torture and ill-treatment receive a prompt, impartial and effective investigation in accordance with the Istanbul Protocol and ensure that, in conformity with the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, any statement made as a result of torture shall not be invoked as evidence in any proceedings (Germany);

121.79 Take further measures to improve the treatment of persons arrested, detained or imprisoned, including by strengthening the National Preventive Mechanism (Norway);

121.80 Provide torture-prevention training for the police, prosecutors and judges and ensure that statements obtained through torture cannot be invoked in criminal proceedings (Czechia);

121.81 Improve the situation of prisoners in the country, implementing the recommendations made by the European Committee for the Prevention of Torture after its visit in September 2015, such as to reduce the levels of violence and to decrease rates of overcrowding in multiple cells (Spain);

121.82 Continue efforts to improve conditions in prisons and pretrial facilities (Australia);
121.83 Ensure that policies and services relating to mental health treatment and psychiatric institutions comply with international human rights law (Brazil);

121.84 Improve access to medical, psychosocial and mental health services for all persons in detention, especially for those belonging to vulnerable groups (Austria);

121.85 Enhance measures for the prevention, punishment and eradication of all forms of violence against women, including measures to promote their rights and to eliminate patriarchal and discriminatory stereotypes (Mexico);

121.86 Continue public awareness campaigns on domestic violence and the introduction of specific rape prevention programmes (Australia);

121.87 Create a comprehensive policy about violence against women, and especially domestic violence, that prevents, punishes and eradicates these issues, especially in rural areas (Slovenia);

121.88 Establish measures to strengthen the fight against domestic violence (Paraguay);

121.89 Continue harmonization of its legislation with norms of the Council of Europe in the area of preventing and combating violence against women, including domestic violence, and ensure the effective implementation of legislation (Switzerland);

121.90 Take advantage of measures to prevent and combat domestic violence (Algeria);

121.91 Improve and expand the capacity and coverage of domestic violence shelters as well as rehabilitation centres for domestic violence victims, especially in rural areas (Austria);

121.92 Speed up preparation of the strategy on the prevention and suppression of violence against women and violence in the family (Belarus);

121.93 Continue to develop a policy framework and implement a comprehensive strategy to combat domestic violence that includes education and public awareness for rural areas, strengthened mechanisms to hold offenders to account, and enhanced training for law enforcement officials (Canada);

121.94 Accelerate the adoption of the norms related to preventing and combating domestic violence and elaborate coordinated policies in order to prevent and combat domestic and sexual violence, including support mechanisms and norms for the protection of victims (Chile);

121.95 Implement effective mechanisms to prevent and sanction domestic and gender-based violence, including legal and psychological assistance for victims (Costa Rica);

121.96 Evaluate the effectiveness of implementation of laws safeguarding women's rights and providing protection against domestic and gender-based violence and ensure that measures such as protection orders and the punishment for their breach or swift access of victims to justice are systematically applied and that shelters for victims of domestic violence, including in rural areas, are readily available (Czechia);
Take steps to more effectively prevent and prosecute cases of violence against women, including domestic violence, and to ensure the effective implementation and enforcement of existing legislation in this regard (Estonia);

Plan concrete actions which could be taken to improve protection of and support to victims of domestic violence as well as to ensure that legal aid is available to all victims of violence in order to ensure a comprehensive approach to domestic violence (Slovenia);

Train law enforcement, judiciary, prosecutors, health-care and social workers on responding to domestic violence (Slovenia);

Ensure adequate legal and social protection for women and girls subjected to gender-based violence (Poland);

Fully implement the recommendations from the first universal periodic review cycle still pending, namely those regarding the strengthening of the Criminal Code provisions against gender-based violence and hate crimes (Portugal);

Pursue the ongoing work of revision and improvement of the Criminal Code to be amended regarding provisions against gender-based violence and hate crimes (Portugal);

Take concrete measures to eliminate violence against children, and to protect and support victims, including by implementing measures to ensure that such abuse is more frequently denounced and reported by different stakeholders in contact with children (Belgium);

Create mechanisms for preventing and fighting against all forms of exploitation, abuse and violence against children (Bulgaria);

Redouble its efforts to eradicate child labour and all forms of exploitation, abuse and violence against children (Panama);

Further address the elimination of violence against children, including sexual violence (Kyrgyzstan);

Undertake efforts to prevent violence against children, including sexual violence (Poland);

Develop far-reaching and coordinated policies in order to protect minors against potential offenders and continue existing efforts to prevent and combat human trafficking and new forms of online trafficking (Qatar);

Promote the national plan to end human trafficking namely new forms of online human trafficking (Sudan);

Continue to intensify efforts to stop human trafficking (Tajikistan);

Continue and further enhance the measures to combat human trafficking (Armenia);

Continue its efforts to combat trafficking in human beings (Bosnia and Herzegovina);

Reinforce efforts for women and girls subjected to trafficking (Greece);
121.114 Further strengthen public institutions to combat trafficking in persons, through dedicated resources, enhanced cooperation with civil society, and incorporating best practices (Canada);

121.115 Implement further measures to improve its investigation and prosecution of human trafficking cases and enhance the legal and social protection of victims of human trafficking (Ireland);

121.116 Continue to ensure legal protection for women and girls subjected to gender-based violence and trafficking (Maldives);

121.117 Enhance the adoption and implementation of measures to fight domestic violence against women and to protect the victims of domestic violence (Italy);

121.118 Implement reforms in the rule of law sphere to ensure fairness and due process, combat corruption, and improve transparency throughout the legal process (United States of America);

121.119 Take measures to improve the procedure of appointment, transfer and promotion of judges in order to provide transparency in the judicial system and that the selection of judges is based on merit and not on the discretion of the Supreme Council of Magistracy (Norway);

121.120 Continue to implement the Justice Sector Reform Strategy with a view to further strengthening the independence, accountability and transparency of the judiciary (Republic of Korea);

121.121 Continue the efforts to implement the judicial sector reform (Sudan);

121.122 Continue the justice reform process by working out a Justice Sector Reform Strategy for the period after 2016 (Ukraine);

121.123 Enhance the independence of the judiciary and strengthen rule of law through anti-corruption initiatives, increased transparency in the justice sector, and the elimination of external influence in judicial proceedings (Canada);

121.124 Continue developing the strategy and normative complementary measures, which ensure continuity in the reform of the judicial sector (Chile);

121.125 Ensure the independence and impartiality of the judiciary, in particular by fighting corruption, and enable victims to defend their rights in court, by taking measures to strengthen respect for the rights of the defence and transparency of judicial proceedings (France);

121.126 Fully implement the Justice Sector Reform Strategy to increase judicial independence and effectiveness (Germany);

121.127 Carry out necessary reforms to strengthen the rule of law to prevent political interference in the justice system and to tackle corruption at all levels (Japan);

121.128 Strengthen the judiciary and law enforcement for a more effective investigation and prosecution of trafficking cases (Thailand);

121.129 Continue the efforts to eliminate corruption through access to public information (Peru);
121.130 Continue efforts to guarantee freedom of religion and freedom of belief without discrimination and without legal preferences (Paraguay);

121.131 Continue efforts to ensure an enabling environment for journalists (Latvia);

121.132 Continue to support the work of civil society, especially the work of the human rights and journalists’ organizations (Peru);

121.133 Continue the dialogue and substantive cooperation with human rights non-governmental organizations, in particular those involved in protecting human rights defenders (Romania);

121.134 Secure a safe environment for human rights defenders who support torture victims and ensure that there is sufficient support for civil society organizations working in the field of rehabilitation of torture victims (Austria);

121.135 Support the work of human rights defenders and other representatives of civil society, acknowledge their contribution to the advancement of human rights in the country, thoroughly and promptly investigate threats, attacks, harassment and intimidation against human rights defenders or independent journalists, and bring their perpetrators to justice in fair trials and ensure effective remedies to the victims (Poland);

121.136 Recognize explicitly the legitimacy of the job done by human rights defenders and ensure that their work is carried out in a safe and enabling environment, without fear of reprisals, intimidations or acts of violence, which should be sanctioned, and those responsible be taken before justice (Uruguay);

121.137 Create a safe, favourable environment for human rights defenders: a framework where human rights can be defended without fearing reprisals or intimidation in line with the international obligations of the Republic of Moldova, in particular as a State party to the International Covenant on Civil and Political Rights (Belgium);

121.138 Ensure strengthening of freedom of expression online and offline, as well as personal data protection (Bulgaria);

121.139 Take necessary measures to reduce excessive concentration of media ownership, and develop a new regulatory framework for the creation of new media and the operation of existing ones, in order to ensure genuine freedom of expression (Spain);

121.140 Ensure media plurality and independence, and take into account the opinions received from the Organization for Security and Cooperation in Europe and the Council of Europe, as well as from civil society, when adopting a new audiovisual code (Sweden);

121.141 Adopt comprehensive national legislation in order to facilitate access to information, foster media pluralism and protect independent media (Austria);

121.142 Guarantee fully freedom of expression and information by combating the formation of monopolies and ensuring respect for media pluralism (France);
121.143 Adopt comprehensive national legislation such as the new Broadcasting Code in order to ensure media pluralism and protect independent media (Germany);

121.144 Take all necessary measures to ensure the full enjoyment of the right to freedom of expression for all, including the repeal or amendment of all laws restricting the activities, ownership and independence of the media (Ireland);

121.145 Strengthen women’s representation in the Parliament and Government (Greece);

121.146 Take further measures to advance the participation of women in decision-making bodies (Latvia);

121.147 Foster policies that make it possible to reduce the youth unemployment rate, through providing opportunities for youth to have work, as well as avoiding stigmatization of people with disabilities and those coming to the world of work from national minorities (Paraguay);

121.148 Continue strengthening its social policies in favour of the most vulnerable sectors of its people, with emphasis on national minorities (Bolivarian Republic of Venezuela);

121.149 Promote steady economic development to further improve living standards of its people (China);

121.150 Continue to make efforts to combat extreme poverty (El Salvador);

121.151 Expand programmes of targeted social assistance to provide the population with education and medical services (Belarus);

121.152 Improve the operational and financial performance of water supply enterprises to increase water safety and quality (Germany);

121.153 Strengthen the fundamental principles of equality and non-discrimination within the education system (Hungary);

121.154 Boost the approval of the legislation oriented to guarantee the autonomy of people with disabilities to improve their social inclusion (Costa Rica);

121.155 Continue to strengthen policies on ensuring the opportunity to enrol in education for children and young people with disabilities (Libya);

121.156 Eliminate barriers preventing access of children with disabilities to the education system (Hungary);

121.157 Adopt positive measures to enable people with disabilities and national minorities to have access to education, health services and an adequate standard of living (Panama);

121.158 Support the role of the family in protecting and promoting the rights of persons with disabilities, and accelerate implementation of the necessary legal conditions for the realization of their rights in services and public places (Qatar);

121.159 Protect the human rights of persons with disabilities to ensure full access to those rights for all, in compliance with the Convention on the Rights of Persons with Disabilities (Maldives);
121.160 Enhance the legal framework on the social inclusion and participation of persons with disabilities while promoting relevant awareness-raising activities (Turkey);

121.161 Continue adopting measures that contribute to the protection and social inclusion of persons with disabilities, particularly as regards the provision of social services (Argentina);

121.162 Ensure the right of persons with disabilities to live independently through the development of a national action plan for deinstitutionalization and for the inclusion of persons with disabilities into their communities (Finland);

121.163 Adopt an Organization for Security and Cooperation in Europe High Commissioner on National Minorities-compliant strategy on national minorities as soon as possible, in order to clearly affirm the commitment of the Republic of Moldova to national minorities’ rights (Germany);

121.164 Further promote the rights of minorities, such as by introducing multilingual education, and maintain social harmony and unity among various groups in the society (Thailand);

121.165 Further develop the policy in the field of preservation and development of the cultural identity of persons belonging to national minorities and ethnic groups (Bulgaria);

121.166 Guarantee to persons belonging to minorities their rights to use their language and practise their religion (Peru);

121.167 Implement the recommendations of the Special Rapporteur on minority issues to promote linguistic rights of minorities and to take the necessary measures to guarantee quality education in both the mother tongue and the State language (Hungary);

121.168 Continue to establish mechanisms to end discrimination towards the Roma community (Timor-Leste);

121.169 Promote greater public appreciation for the importance of according equal rights for Roma (Australia);

121.170 Prop up efforts for social inclusion of the Roma population (Greece);

121.171 Guarantee access to public and political life on an equal basis to Roma, and this through their participation in the decision-making processes (Peru);

121.172 Continue undertaking measures aimed at ensuring the inclusion of Roma representatives in public and political life, as well as implementing the National Action Plan for Roma (2016-2020) (Serbia);

121.173 Continue to work on the promotion of human rights in the region of Transnistria, integral part of the territory of the Republic of Moldova (Romania);

121.174 Provide systematic support and assistance to victims of human rights abuses in Transnistria (Czechia);

121.175 Take appropriate steps to initiate the elaboration of a monitoring mechanism of the human rights situation in the Transnistrian region of the Republic of Moldova, with the involvement of civil society representatives from both banks of the river Nistru (Georgia).
122. The following recommendations will be examined by the Republic of Moldova, which will provide responses in due time, but no later than the thirty-fourth session of the Human Rights Council:

122.1 Ratify the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights and accept its investigation procedure and its communications procedure between States (Uruguay);

122.2 Ratify the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights (Portugal);

122.3 Continue the process towards the ratification of the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families and the ILO Domestic Workers Convention, 2011 (No. 189) (Philippines);

122.4 Ratify the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Uruguay) (Afghanistan);

122.5 Ratify, as soon as possible, the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Guatemala);

122.6 Resume the ratification process of the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Turkey);

122.7 Ratify the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families, the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights and the Optional Protocol to the Convention on the Rights of Persons with Disabilities (El Salvador);

122.8 Consider ratifying the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Indonesia);

122.9 Consider ratifying the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families, Protocol No. 12 to the Convention for the Protection of Human Rights and Fundamental Freedoms (European Convention on Human Rights), and the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Albania);

122.10 Ratify the International Convention for the Protection of All Persons from Enforced Disappearance, as no country is free from cases of enforced disappearance (Slovakia);

122.11 Ratify the International Convention for the Protection of All Persons from Enforced Disappearance (Uruguay) (Montenegro);

122.12 Ratify as soon as possible the International Convention for the Protection of All Persons from Enforced Disappearance, a major instrument in the fight against impunity, and recognize the competence of the Committee on Enforced Disappearances (France);

122.13 Ratify and accede to the International Convention for the Protection of All Persons from Enforced Disappearance and the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Sierra Leone);
122.14 Ratify the International Convention for the Protection of All Persons from Enforced Disappearance as well as the remaining human rights treaties to which it is still not party (Argentina);

122.15 Finalize the ratification of the International Convention for the Protection of All Persons from Enforced Disappearance (Iraq);

122.16 Ratify the Kampala Amendments to the Rome Statute of the International Criminal Court (Estonia);

122.17 Amend the Law on Equality in order to widen the list of possible discrimination criteria (Slovakia);

122.18 Amend article 1 of the Law on Ensuring Equality by including criteria such as social origin, marital situation, health status, sexual orientation, gender identity, and gender expression in the main list of criteria for categories to be protected from discrimination (Sweden);

122.19 Include in the Law on Equality four protected criteria — namely social origin, material situation, sexual orientation and health status (Croatia);

122.20 Review and amend relevant legislation, such as the Criminal Code and the Code of Administrative Offences, to enhance the protection and promotion of the rights of lesbian, gay, bisexual, transgender and intersex persons and of individuals belonging to vulnerable, minority populations, including religious communities and ethnic minorities, as well as amend article 1 of the Law on Ensuring Equality to include sexual orientation and gender identity (Canada);

122.21 Adopt the draft law on amending and completing the Criminal Code and the Code of Administrative Offences with regard to bias-motivated crimes and incidents to also include sexual orientation, gender identity and gender expression as grounds for hate crimes (Sweden);

122.22 Adopt a legislative framework that ensures protection against all offences motivated by hatred and prejudice (Côte d’Ivoire);

122.23 Complete the process of establishing a coordinating body under the auspices of the Prime Minister’s Office to monitor and report progress on human rights (Kyrgyzstan);

122.24 Enhance the implementation of the Law on Ensuring Equality by strengthening the mandate of the Equality Council, including by allowing it to issue binding recommendations and to sanction discrimination, as well as by increasing awareness-raising through education (Finland);

122.25 Fully implement recommendations made by the Council for Preventing and Eliminating Discrimination to better ensure protection against discrimination and the equality of all persons (Republic of Korea);

122.26 Adopt measures to ensure protection from torture and forced hospitalization and medication in psychiatric institutions (Portugal);

122.27 Implement legislation to abolish and effectively combat early and child marriage (Sierra Leone);

122.28 Take concrete measures to address the issue of self-censorship among Moldovan journalists, limit media ownership concentration and ensure media pluralism (Norway);

122.29 Step up efforts to improve free medical facilities, reduce high infant mortality rates and high teenage pregnancy rates (Greece);
122.30 End discrimination against people with intellectual and psychological disabilities and implement tools to encourage their employment (Croatia);

122.31 Effectively guarantee the rights of migrants (China).

123. The Republic of Moldova considers that the recommendations below cannot be accepted and would thus be noted:

123.1 Ratify the European Charter for Regional or Minority Languages (United Kingdom of Great Britain and Northern Ireland);

123.2 Develop a global strategy to address existing divisions covering all sectors, to overcome all discriminatory practices (Guatemala);

123.3 Carry out a careful investigation into incidents of unwarranted use of force by law enforcement bodies in response to protests by the opposition during the celebration on 27 August 2016 of Independence Day in Chişinău (Russian Federation).

124. All conclusions and/or recommendations contained in the present report reflect the position of the submitting State(s) and/or the State under review. They should not be construed as endorsed by the Working Group as a whole.
Annex

**Composition of the delegation**

The delegation of the Republic of Moldova was headed by Mr. Vladimir Cebotari, Minister of Justice of the Republic of Moldova, and was composed of the following members:

- Mr. Lilian Darii, Deputy Minister of Foreign Affairs and European Integration;
- Mr. Tudor Ulianovschi, Ambassador, Permanent Representative of the Republic of Moldova to the UN Office and other international organizations in Geneva;
- Mr. Sergiu Mihov, Head of the Human Rights and Global Affairs Division, Ministry of Foreign Affairs and European Integration;
- Mrs. Stela Braniște, Head of the Department for International Relations and European Integration, Ministry of Justice;
- Mr. Alexandru Cladco, Head of the Department for International Cooperation and European Integration, General Prosecutor’s Office;
- Mrs. Lilia Pascal, Head of the Department for Gender Policies, Ministry of Labour, Social Protection and Family;
- Mr. Oleg Babenco, Director General of the Bureau for Interethnic Relations;
- Mr. Alin Gvidiani, Deputy Head of the Bureau for Reintegration;
- Mr. Adrei Șvet, Head of the Legal Department, Ministry of Health;
- Mr. Dragoș Vicol, Member of the Audiovisual Council;
- Mr. Marin Cebotari, Deputy Permanent Representative of the Republic of Moldova to the United Nations Office in Geneva;